

LIFE GROUP INSURANCE

Information sheet on data protection for the Contractual Partner and the affiliated persons

LA LUXEMBOURGEOISE-VIE S.A., 9, rue Jean Fischbach, L-3372 Leudelange, hereafter named « LALUX Vie », acts as data controller. The Data Protection Officer can be contacted at dpo@lalux.lu.

In accordance with the General Data Protection Regulation, LALUX Vie collects and processes personal data on affiliated persons that the company (hereafter named “contractual partner”) or affiliated persons have communicated to LALUX Vie for the following purposes:

- Assess risks, prepare, establish, manage, and execute insurance contracts. Personal data are thus communicated to the concerned employees, to agents of the data controller and to concerned subcontractors. Personal data are accessible by the contractual partner. Personal data regarding an affiliated person are accessible by the concerned affiliated person.
- Collect and transmit if necessary to the “Administration générale de la sécurité sociale” according to the law of the 8th of June 1999 on supplementary pension schemes. This treatment is necessary to comply with a legal obligation to which the data controller is subjected.
- Collect and transmit if necessary to the “Commissariat Aux Assurances” according to the law of the 7th of December 2015 on the insurance sector. This treatment is necessary to comply with a legal obligation to which the data controller is subjected.
- Collect and transmit if necessary to the external auditors in the context of work required by the amended law of the 8th of December 1994 on the annual accounts of insurance and reinsurance companies. This treatment is necessary to comply with a legal obligation to which the data controller is subjected.
- Prevent or detect any risk of fraud or financial crime (such as regulations on anti-money laundering and combating the financing of terrorism, prohibitions and restrictive financial measures against persons, entities and groups). The controller uses collected personal data to comply with its obligations and with any applicable law or regulation. This processing is necessary to meet a legal obligation to which the controller is subjected or for legitimate interests of the controller. Personal data may be shared with a competent authority such as the financial intelligence unit in strict compliance with applicable law.
- Manage the commercial relationship with the contractual partner / affiliated person - including (except refusal of their part) the possibility to inform them about products or services similar or complementary to those already subscribed. The processing is necessary for the legitimate interests of the controller to make their customers aware and advise them on insurance products and services. Personal data is therefore communicated to the concerned employees of the LALUX Group as well as to agents of its network. Health data are processed only by the data controller, which them has collected.
- Correspond with its lawyers, advisors or any other intervener in order to protect its rights, particularly in the context of the defense or the protection of rights and legal interests (for example for the recovery of due amounts, assignment of receivables), litigation, claims or litigation management, etc. The processing is necessary to fulfill a legal obligation or to the legitimate interests of the data controller. Personal data might therefore be communicated to its lawyers.

Collected data may refer to the following categories:

- Identification data
- Health data
- Physical characteristics data

Data storage periods will occur in respect of legal requirements.

Concerned persons have the right to request from the data controller access to and rectification or erasure of personal data or restriction of processing concerning the data subject and to object to processing as well as the right to data portability. They also have the right to lodge a complaint with a supervisory authority. No decision is automated, no profiling is executed.

LALUX Vie acts in accordance with the terms and conditions set out in Article 300 of the amended law on the insurance sector of the 7th of December 2015 concerning professional secrecy in insurance matters.